



March 10, 2017

Environmental Protection Agency
Docket Center
WJC West Building, Room 3334
1301 Constitution Avenue, NW
Washington, DC 20004

Re: **Docket ID No. EPA-HQ-OPPT-2016-0163**

Dear Sirs:

The Drycleaning & Laundry Institute (DLI) is a national and international trade association representing retail dry cleaners, launderers, and wet cleaners. On behalf of its members in the U.S., DLI submits the following comments on EPA's proposed rule to prohibit the manufacturer, processing, and distribution of TCE for use in aerosol degreasing and for use in spot cleaning in drycleaning facilities.

DLI wishes to correct the following statement found on page (91611) of the proposed rule, which states that "...many other alternatives are available and equally effective..." The comment should read that "many other alternatives are available."

Alternatives to TCE requires more time on the spotting board in an attempt to remove the same stain from the garment. The Neighborhood Cleaners Association has done an analysis addressing the time requirements and resulting cost increases, which we understand is being submitted to the docket.

Respectfully Submitted,

Jon Meijer
DLI Director of Membership

14700 Sweitzer Lane
Laurel, MD 20707
www.DLionline.org

Toll Free: 800-638-2627
Email: Techline@DLionline.org
Fax: 240-295-0685

